

United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/082,082	02/26/2002	Munetetsu Tei	220051US0	2717	
22850	7590 04/04/2003				
•	•	MAIER & NEUSTADT, P.C.	EXAMINER		
	SON DAVIS HIGHWAY		AFREMOVA, VERA		
ARLINGTON	, VA 22202		ART UNIT	PAPER NUMBER	
			1651 DATE MAILED: 04/04/2003	7	

Please find below and/or attached an Office communication concerning this application or proceeding.

· Office Action Summary		Application No. 10/082,082	Applicant(s) Tei Munetetsu			
		Examiner Vera Afremova		Art Unit		
				1651		
·	The MAILING DATE of this communication appears	on the cover sheet wit	th the corres	pondence addre	ess	
	for Reply	TO 5//DID5		55014		
	ORTENED STATUTORY PERIOD FOR REPLY IS SET MAILING DATE OF THIS COMMUNICATION.	10 EXPIRE1	MONTE	I(S) FROM	٠	
	ions of time may be available under the provisions of 37 CFR 1.136 (a). Ir	n no event, however, may a rep	ly be timely filed	after SIX (6) MONTH	IS from the	
_	i date of this communication. period for reply specified above is less than thirty (30) days, a reply within t	the statutory minimum of thirty	(30) days will b	e considered timely.		
•	period for reply is specified above, the maximum statutory period will apply to reply within the set or extended period for reply will, by statute, cause to	· ·		_	inication.	
•	ply received by the Office later than three months after the mailing date of patent term edjustment. See 37 CFR 1.704(b).	this communication, even if time	nely filed, may re	educe any		
Status	pace to 11 as pace 12 as a 11 as 11					
1) 💢	Responsive to communication(s) filed on May 22,	2002			·	
2a) 🗌	This action is FINAL . 2b) 💢 This ac	tion is non-final.				
3) 🗆	Since this application is in condition for allowance closed in accordance with the practice under $Ex\ partial$				e merits is	
Disposi	tion of Claims					
4) 💢	Claim(s) <u>1-54</u>		is/are	e pending in the	application.	
4	la) Of the above, claim(s)		is/ar	e withdrawn fr	om consideration.	
5) 🗆	Claim(s)			is/are allowed.		
- 6)□	Claim(s)			is/are rejected		
7) 🗆	Claim(s)			is/are objected	l to.	
8) 💢	Claims <u>1-54</u>	are subje	ct to restric	ction and/or ele	ction requirement.	
Applica	tion Papers					
9) 🗀	The specification is objected to by the Examiner.					
10)	The drawing(s) filed on is/arc	e a) \square accepted or t	b)□ objecte	ed to by the Ex	aminer.	
_	Applicant may not request that any objection to the	-				
11)[_	The proposed drawing correction filed on		approved	b)∐ disapprov	ed by the Examiner.	
	If approved, corrected drawings are required in reply					
12)∐	The oath or declaration is objected to by the Exam	niner.				
	under 35 U.S.C. §§ 119 and 120	oriarity under 25 U.S.	C 5 110/a)	(d) on (f)		
_	Acknowledgement is made of a claim for foreign \mathfrak{g} All \mathfrak{b} , \square Some* \mathfrak{c} , \square None of:	onomy under 35 U.S.	C. 3 119(a)	1-(a) or (1).		
•	1. ☑ Certified copies of the priority documents ha	yo boon received				
	2. Certified copies of the priority documents have		nnlication N	do.		
	3. ☐ Copies of the certified copies of the priority of					
	application from the International Bure ee the attached detailed Office action for a list of th	eau (PCT Rule 17.2(a))).	r and readonar	7.0g0	
14)	Acknowledgement is made of a claim for domestic	c priority under 35 U.S	S.C. § 119	(e).		
a) [The translation of the foreign language provision	al application has bee	n received.			
15)	Acknowledgement is made of a claim for domestic	c priority under 35 U.S	S.C. §§ 120	0 and/or 121.		
Attachm		41 □ 1	TO 446: 5			
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) 		4) Interview Summary (PTO-413) Paper No(s). 5) Notice of Informal Patent Application (PTO-152)				
		ا الماليون من من الماليون من الماليون الماليون الماليون الماليون الماليون الماليون الماليون الماليون الماليون				

3) X Information Disclosure Statement(s) (PTO-1449) Paper No(s).

6) Other:

Application/Control Number: 10/082,082 Page 2

Art Unit: 1651

DETAILED ACTION

Claims 1-54 are pending and subject to restriction requirement:

Restriction

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-36, drawn to an antitumor and antiviral medication with activated lymphocytes, classified in class 424, subclass 93.71, for example.
- II. Claims 37 and 38, drawn to an antitumor medication consisting of reserpine derived from *Rauwolfia serpentina*, classified in class 424, subclass 725, for example.
- III. Claims 39-50, drawn to a method for producing antitumor and antiviral medication with activated heat treated lymphocytes, classified in class 435, subclass 325, for example.
- IV. Claims 51 and 52, drawn to a method for producing antitumor and antiviral medication with activated lymphocytes treated with galenical extract of crude drugs, classified in class 435, subclass 375, for example.
- V. Claim 53, drawn to a method for producing antitumor and antiviral medication with activated lymphocytes by heating with galenical extract, classified in class 435, subclass 372, for example.
- VI. Claim 54, drawn to a method of administration of an antitumor and antiviral medication, classified in class 424, subclass 9.1, for example.

Application/Control Number: 10/082,082

Art Unit: 1651

The inventions are distinct, each from the other because of the following reasons:

Page 3

The instant application contains claims drawn to more than one of permissible combinations of invention categories such as at least two distinct products, for example: a lymphocyte containing composition of the Group I and a plant extract containing composition of the Group II.

The instant application contains claims drawn to several methods of making different products (Groups III-V). The methods are distinct from one another as claimed because they recite different active steps of activating or treating lymphocytes with various inducing agents at various conditions which leads to possession of different final compositions or products. In the alternative, the product of Group I can be made by several materially different processes as presently claimed.

Inventions of the Group I and of the Groups III-V are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the Group I product comprising compositions with activated lymphocytes can be made by another and materially different process of culturing with antibody, for example: abstract of JP 3-080076 [IDS-AW].

Application/Control Number: 10/082,082 Page 4

Art Unit: 1651

The inventions of the Group I and of the Group VI are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown:

(1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case, the process for using an antitumor or anti-viral medications with stress proteins having molecular weigh of 70 kDA can be practiced with another materially different product derived from genetically engineered expressions system including microbial cells, for example: US 5,891,653 (abstract).

The several inventions above are independent and distinct, each from the other. They have acquired a separate status in the art as a separate subject for inventive effect and require independent searches (as indicated by different classification). The search for each of the above inventions is not co-extensive particularly with regard to the literature search. Further, a reference which would anticipate the invention of one group would not necessarily anticipate or make obvious the any of the other groups. For these reasons restriction for examination purposes is proper.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Application/Control Number: 10/082,082 Page 5

Art Unit: 1651

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Vera Afremova whose telephone number is (703) 308-9351. The examiner can normally be reached on Monday to Friday from 9:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael Wityshyn, can be reached on (703) 308-4743. The fax phone number for this Group is (703) 308-4242.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Group receptionist whose telephone number is (703) 308-0196.

Vera Afremova

Art Unit 1651

VERA AFREMOVA

April 3, 2003

PATENT EXAMINER

V. Afm